UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------------------|----------------|------------------------------|---------------------|------------------|
| 10/814,979 | 03/30/2004 | Scott Sibbett | 21058/0206803-US0 | 8637 |
| 75172 Client 21058 | 7590 05/01/200 | 9 | EXAM | INER |
| c/o DARBY & P.O. BOX 770 | DARBY P.C. | NOGUEROLA, ALEXANDER STEPHAN | | |
| | EET STATION | ART UNIT | PAPER NUMBER | |
| NEW YORK, N | JY 10008-0770 | | 1795 | |
| | | | | |
| | | | MAIL DATE | DELIVERY MODE |
| | | | 05/01/2009 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

| Application No. | Applicant(s) | |
|-----------------|----------------|--|
| 10/814,979 | SIBBETT, SCOTT | |
| | | |
| Examiner | Art Unit | |

| | ALEX NOGUEROLA | 1795 | |
|--|--|---|--|
| The MAILING DATE of this communication ap | pears on the cover sheet with the | correspondence add | ress |
| THE REPLY FILED <u>3</u> FAILS TO PLACE THIS APPLICATION | IN CONDITION FOR ALLOWANCE | | |
| 1. The reply was filed after a final rejection, but prior to or of application, applicant must timely file one of the followin application in condition for allowance; (2) a Notice of Apfor Continued Examination (RCE) in compliance with 37 periods: | on the same day as filing a Notice of g replies: (1) an amendment, affidavi peal (with appeal fee) in compliance | Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or | hich places the (3) a Request |
| a) The period for reply expires 3_months from the mailing date of this no event, however, will the statutory period for reply expire Examiner Note: If box 1 is checked, check either box (a) of MONTHS OF THE FINAL REJECTION. See MPEP 706.0 | Advisory Action, or (2) the date set forth a later than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE | g date of the final rejection | on. |
| Extensions of time may be obtained under 37 CFR 1.136(a). The dath have been filed is the date for purposes of determining the period of content and the period of content and the set forth in (b) above, if checked. Any reply received by the Office lath may reduce any earned patent term adjustment. See 37 CFR 1.704(NOTICE OF APPEAL | extension and the corresponding amount e shortened statutory period for reply origi er than three months after the mailing dat | of the fee. The appropria inally set in the final Offic | ate extension fee e action; or (2) as |
| 2. The Notice of Appeal was filed on A brief in con filing the Notice of Appeal (37 CFR 41.37(a)), or any ext Notice of Appeal has been filed, any reply must be filed AMENDMENTS | ension thereof (37 CFR 41.37(e)), to | avoid dismissal of the | |
| 3. The proposed amendment(s) filed after a final rejection (a) They raise new issues that would require further of (b) They raise the issue of new matter (see NOTE be (c) They are not deemed to place the application in b | onsideration and/or search (see NO low); | TE below); | |
| appeal; and/or (d) They present additional claims without canceling a NOTE: See Continuation Sheet. (See 37 CFR 1 | .116 and 41.33(a)). | | TOL 004) |
| 4. The amendments are not in compliance with 37 CFR 1. 5. Applicant's reply has overcome the following rejection(s). 6. Newly proposed or amended claim(s) would be non-allowable claim(s). | s): | | |
| 7. For purposes of appeal, the proposed amendment(s): a how the new or amended claims would be rejected is proposed. The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: <u>1-3,5-11, and 13-25</u> . Claim(s) withdrawn from consideration: AFFIDAVIT OR OTHER EVIDENCE | | ll be entered and an e | xplanation of |
| The affidavit or other evidence filed after a final action, because applicant failed to provide a showing of good a was not earlier presented. See 37 CFR 1.116(e). | | | |
| 9. The affidavit or other evidence filed after the date of filin entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessary. | overcome <u>all</u> rejections under appearry and was not earlier presented. So | al and/or appellant fail ee 37 CFR 41.33(d)(1 | s to provide a). |
| 10. | ion of the status of the claims after e | ntry is below or attach | ed. |
| 11. The request for reconsideration has been considered by | out does NOT place the application ir | n condition for allowan | ce because: |
| 12. ☐ Note the attached Information <i>Disclosure Statement</i> (s) 13. ☐ Other: | . (PTO/SB/08) Paper No(s) | | |
| | /Alex Noguerola/ Primary Examiner, Art U | Init 1795 | |

Continuation of 3. NOTE: Applicant proposes to amend independent claims 1 and 11 by requiring that "either the first pump channel or the second pump channel is coated to suppress electroosmotic flow." However, claims 1 and 11 already require "a voltage drop between the first and second pump electrodes causes electroosmotic flow in the first and second pump channels ..." If electrosomotic flow is suppressed in the first or second pump channel how can there also be electroosmotic flow in the first and second pump channels? The proposed limitation may also raise a question of new matter as there does not appear to be any mention in the original disclosure of using a coating to suppress electroosmosis. The only reference to a channel coating is in paragraph [0029] of the specification, which discloses using a coating to minimize "absorption of charged molecules." Claim 22 has been apparently inadvertently amended to require the steps of "applying an electric Geld gradient." There is no suport for an "electric Geld gradient" in the original disclosure. Moreover, as stated in the previous Office action, at the bottom of page 6, "The enablement problems for claims 19-21 similarly apply to claims 22-25." Claim 22 is an independent claim that has not been amended other than as just mentioned nor has its enablement been explained. As for the proposed replacement Figure 4 the Examiner declines to enter it. It is true that paragraph [0024] of the specification discloses reversing electroosmotic flow. However, doing so, so that the electrosomotic flow is from reservoir 116 to reservoir 114 would not create a convective flow in the reverse direction from that shown in the original Figure 4. Indeed, it is not readily apparent that convective flow would occur at all, since reversed electroosmotic flow would create positive pressure, not negative pressure, at the junction 124..